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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/791,996	03/03/2004	Carmen Flosbach	FA1013 US DIV 4286	
	00/03/2004		EXAMINER	
E I DU PONT DE NEMOURS AND COMPANY LEGAL PATENT RECORDS CENTER			TSOY, ELENA	
BARLEY MIL	L PLAZA 25/1128		ART UNIT	PAPER NUMBER
4417 LANCASTER PIKE WILMINGTON, DE 19805			1762	
	,		DATE MAILED: 08/03/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
		10/791,996	FLOSBACH ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Elena Tsoy	1762			
Period fo	The MAILING DATE of this communication apports. Output Description:	pears on the cover sheet with the c	orrespondence address			
THE - External after - If the - If NC - Failu Any (ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. It period for reply specified above is less than thirty (30) days, a reply or to reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailine and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on <u>03 N</u>	farch 2004.				
·	This action is FINAL . 2b) This action is non-final.					
3)□	/ -					
Dispositi	on of Claims					
4)⊠ 5)□ 6)⊠ 7)□	Claim(s) 11-21 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) 11-21 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	wn from consideration.				
Applicati	on Papers					
·	The specification is objected to by the Examine The drawing(s) filed onis/are:_a\□ acc		- - - -			
.0/	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correct		` ,			
11)[The oath or declaration is objected to by the Ex	caminer. Note the attached Office	Action or form PTO-152.			
Priority u	nder 35 U.S.C. § 119					
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau ee the attached detailed Office action for a list	s have been received. s have been received in Application rity documents have been receive u (PCT Rule 17.2(a)).	on No d in this National Stage			
Attachment						
1) Motice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date						
3) 🔀 Inforn	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date 3/3/04.		atent Application (PTO-152)			

Preliminary Amendment filed on March 3, 2004 has been entered. Claims 1-10 have been cancelled. New claims 11-21 have been added. Claims 11-21 are pending in the application.

Claim Objections

1. Claim 19 is objected to because of the following informalities: "dimmer' in lines 2 and 4

should be changed to "dimer".

Specification

2. The specification is objected to as failing to provide proper antecedent basis for the

claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the

following is required: cycloaliphatic polyols having 3-6 hydroxyl groups of Claim 17 are not in

the body of the disclosure. Polyols recited on page 3, lines 8-13 of the specification as filed such

as glycerol, trimethylolpropane, pentaerithrytol, etc. are not cycloaliphatic polyols. Amendment

of the disclosure to incorporate the language of originally filed claims does not raise issue of new

matter.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the

basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 11-16, 18-21 are rejected under 35 U.S.C. 102(b) as being anticipated by Duecoffre et al (US 6,063,448).

Duecoffre et al disclose a process comprising applying a multi-layer coating including transparent outer coat (See column 10, lines 58-60; column 11, lines 40-49) or pigmented coat (See column 11, lines 3-9) on a substrate such as automobile parts (See column 1, lines 7-12; column 11, lines 40-49) using a coating agent comprising B) 90 to 10% by weight of one or more hydroxy-functional polyesters (claimed component a); A) 10 to 90% by weight of one or more hydroxy-functional (meth)acrylic copolymers and C) 0 to 40% by weight of one or more hydroxy-functional binder vehicles different from A) and B) (A and C being claimed component b); D) 5 to 50% by weight of one or more blocked polyisocyanates (See column 7, lines 37-67) and E) 5 to 40% by weight of one or more components based on triazine which crosslink with the hydroxyl groups of components A), B) (D and E being claimed component c); wherein the sum of components A) to E) adds up to 100% (See column 14, lines 1-33). The polyester resins B) preferably have number average molecular weights of 200 to 5000, most preferably 1000 to 3000, an OH number of 30 to 450 mg KOH/g, most preferably from 120 to 280 mg KOH/g, and an acid number of 0 to 60 mg KOH/g, most preferably from 2 to 35 mg KOH/g (See column 5, lines 55-60). The polyester resins B) may be prepared using 10 to 70% by weight of a mixture of

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polycarboxylic acids including fumaric acids (See column 6, line 25) and dimeric fatty acids (See column 6, line 26), 0 to 60% by weight of monocarboxylic acids, and 5 to 40% by weight of tri- and/or polyhydric alcohols such as glycerol, trimethylolpropane, pentaerythritol, dipentaerythritol (See column 6, lines 32-37), 0 to 40% by weight of diols, 0 to 15% by weight of hydroxycarboxylic acids (See column 14, lines 40-65). The coating composition may exist as organic solvent based composition (See examples 1-5) or in a water-thinnable form (See column 10, lines 10-11).

6. Claim 11 is rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Duecoffre et al (US 6,063,448).

Duccoffre et al are applied here for the same reasons as above. Even if it could be argued that the coating agent of Duccoffre et al can be used to form a multi-layer coating, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have reapplied a coating composition of Miyabayashi et al with the expectation of providing the desired thickness of a final coating depending on intended use of the final coated product, in the absence of a showing of criticality, since it is a well-known principle to reapply a coating composition to achieve a desired thickness of a final coating.

7. Claims 12, 13, 16, 18-21 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Miyabayashi et al (US 4,880,890).

Miyabayashi et al disclose a process for forming a coating layer on a substrate (See column 7, line 14) such as steel, aluminum (See column 6, lines 55-57) comprising applying a coating composition either directly to a substrate or to a substrate pre-coated with a primer (See column 6, lines 60-62) such as polyester primer (See column 7, lines 3-4), and curing the coated

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layer, thereby forming two (multi) layer coating. The coating composition is either (transparent) and clear (See column 6, lines 25-26) or pigmented (See column 6, line 35). The coating composition comprises aliphatic (non-aromatic) polyester polyol and blocked polyisocyanate (See column 2, lines 14-29) in claimed amounts (See Example 8 and Tables 1, 3). The aliphatic polyester polyol can be prepared by reacting aliphatic dicarboxylic acid that including dimer acid (See column 4, line 57), (cyclo)aliphatic polyol having at least three functional groups (See column 4, lines 48-69; column 5, lines 1-20). The examples include polyester polyol prepared with a hydroxyl component comprising a polyol having at least three functional groups in amounts as high as about 75%. The polyester polyol can be prepared from TMP (trimethylol propane) and aliphatic dicarboxylic acid and has an acid value of 3.8, hydroxy value of 446.1, number average molecular weight of 623 and a hydroxyl functionality of 5. The coating composition may be based on organic solvents (See column 6, lines 28-29). Miyabayashi et al further teach that the metal substrates can be optionally fabricated into parts after applying a the polyester polyol coating (See column 1, lines 11-15) due to flexibility of the coating and its strong adhesion to the substrates ion them into parts (See column 1, lines 11-12).

Even if it could be argued that coating a primer coated substrate forms a multi-layer coating, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have reapplied a coating composition of Miyabayashi et al according to a well-known principle, with the expectation of providing the desired thickness of a final coating depending on intended use of the final coated product, in the absence of a showing of criticality

8. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Miyabayashi et al (US 4,880,890).

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Miyabayashi et al are applied here for the same reasons as above. Miyabayashi et al further teach that the volume of the resin composition to be applied is not limitative (See column 7, lines 7-11). However, Miyabayashi et al fail to teach that the coating resin composition can be used to form a multi-layer coating (Claim 11).

It is a well-known principle to reapply a coating composition to achieve a desired thickness of a final coating, depending on intended use of the final coated product.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have reapplied a coating composition of Miyabayashi et al according to a well-known principle, with the expectation of providing the desired thickness of a final coating depending on intended use of the final coated product, in the absence of a showing of criticality.

9. Claims 14, 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miyabayashi et al (US 4,880,890) in view of Willey (US 5,023,141).

Miyabayashi et al fail to teach that the polyester primer is colored base coat (Claim 14); and the substrate is automotive body and body parts (Claim 15).

Willey teaches that high solids colored polyester primer (base coat) can be primarily used in the manufacture of automobiles (See column 1, lines 7-8) for coating steel, aluminum or plastic substrates (See column 1, lines 48-58) to cover imperfections in surfaces (See column 1, lines 59-62) and provides the surface to which conventional topcoats will adhere (See column 1, lines 57-58).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have used high solids colored polyester primer of Willey as a primer (base coat) in Miyabayashi et al for covering automobile bodies or body parts with the expectation of providing

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the desired coverage of imperfections in surfaces, since Willey teaches that high solids colored polyester primer (base coat) can be primarily used in the manufacture of automobiles for coating steel, aluminum or plastic substrates to cover imperfections in surfaces and provides the surface to which conventional topcoats will adhere.

10. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Duecoffre et al (US 6,063,448) in view of JP 08239458 (Abstract).

Duecoffre et al, as applied above, fail to teach that cycoaliphatic polyol having 3-6 hydroxyl groups can be used as polyol.

JP 08239458 teaches that alicyclic (cycoaliphatic) polyol having at least 3 hydroxyl groups can be used for reacting with itaconic, maleic, or fumaric acids to make polyester polyol having a hydroxyl value of 60-400 (See Abstract).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have used alicyclic (cycoaliphatic) polyol having at least 3 hydroxyl groups for reacting with fumaric acid in Duecoffre et al with the expectation of producing the desired polyester polyol having claimed hydroxyl value of 40-460 since JP 08239458 teaches that alicyclic (cycoaliphatic) polyol having at least 3 hydroxyl groups can be used for racting with itaconic, maleic, or fumaric acids to make polyester polyol having a hydroxyl value of 60-400.

It is held that the selection of a known material based on its suitability for its intended use supported a prima facie obviousness determination in Sinclair & Carroll Co. v. Interchemical Corp., 325 U.S. 327, 65 USPQ 297 (1945). See also In re Leshin, 227 F.2d 197, 125 USPQ 416 (CCPA 1960) (selection of a known plastic to make a container of a type made of plastics prior

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to the invention was held to be obvious); Ryco, Inc. v. Ag-Bag Corp., 857 F.2d 1418, 8 USPQ2d 1323 (Fed. Cir. 1988).

11. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Miyabayashi et al (US 4,880,890) in view of JP 08239458 (Abstract).

Miyabayashi et al, as applied above, fail to teach that cycoaliphatic polyol having 3-6 hydroxyl groups can be used as polyol.

JP 08239458 teaches that alicyclic (cycoaliphatic) polyol having at least 3 hydroxyl groups can be used for reacting with itaconic, maleic, or fumaric acids to make polyester polyol having a hydroxyl value of 60-400 (See Abstract).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have used alicyclic (cycoaliphatic) polyol having at least 3 hydroxyl groups for reacting with itaconic, maleic, or fumaric acids in Miyabayashi et al with the expectation of producing the desired polyester polyol having claimed hydroxyl value of 40-460 since JP 08239458 teaches that alicyclic (cycoaliphatic) polyol having at least 3 hydroxyl groups can be used for racting with itaconic, maleic, or fumaric acids to make polyester polyol having a hydroxyl value of 60-400.

Conclusion

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Elena Tsoy whose telephone number is (571) 272-1429. The examiner can normally be reached on Mo-Thur. 9:00-7:30.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Shrive Beck can be reached on (571) 272-1415. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ETsoy

Elena Tsoy Primary Examiner Art Unit 1762

July 28, 2004